DR 1998-091627 09/09/2011

CLERK OF THE COURT

JUDGE PRO TEM FREDRICK M. JONES L. Heinzmann FOR COMMISSIONER JAIME HOLGUIN Deputy

ATLAS NO. 0006278548-00 IN RE THE MATTER OF HEIDI J COLLINS

KAY H WILKINS

AND

PHILLIP COLLINS RICHMOND K TURNER

FAMILY COURT CONFERENCE CENTER-SE

CONFERENCE AND HEARING VACATED AND RESET

IT IS ORDERED vacating the Child Support Conference and Evidentiary Hearing regarding child support enforcement set for September 9, 2011 and resetting as follows:

CONFERENCE (1 hour 15 minutes): October 25, 2011 at 2:15 p.m.

HEARING (60 min): October 25, 2011 at 3:30 p.m.

PLACE OF HEARING: Maricopa County Superior Court

CHECK IN LOCATION: 222 E. Javelina Ave., South Entrance

Suite 1300

Mesa, AZ 85210-6234

IT IS ORDERED granting leave for Father to appear telephonically at the Post Decree Child Support Enforcement Evidentiary Hearing and Conference on <u>October 25, 2011</u>. Father shall initiate a telephone call to the Family Court Conference Center at <u>602-506-2300</u> at the aforesaid date and time (Arizona time).

To appear telephonically for the hearing, Father shall call this Division at (602) 506-7838 or (602) 506-4203 at the aforesaid date and time (Arizona time).

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PLEASE NOTE: this Court cannot guarantee the quality of the reception and whether a person can hear or be heard during a telephonic appearance if requested and granted. If there is difficulty with the telephonic appearance, the above-set hearing will NOT be reset. Please be sure that any telephonic appearance be made from a land line, not from a cell phone or on a speaker phone.

Check in at the location listed above. You will be directed to the appropriate courtroom at the conclusion of the conference.

The conference officer will meet with the parties, and their counsel, if represented, to determine whether the parties can agree on any of the issues. If they can, the conference officer will assist the parties in documenting the agreement and presenting it to the Court pursuant to Rule 69 of Arizona Family Court Rules. If the parties do not agree as to all of the issues necessary to resolve the pending petition, the Court will conduct an evidentiary hearing to determine those matters. It is the goal of the Court to provide the parties with a final resolution of the pending petition on this date. If good cause is shown that additional discovery or hearing time is needed in order for the Court to reach a just determination, the Court may schedule an additional hearing.

IT IS ORDERED

1. That each party shall EXCHANGE THE DOCUMENTS LISTED BELOW AT LEAST FIVE (5) DAYS PRIOR TO THE CONFERENCE AND HEARING AND bring THREE (3) copies of the following documents to the conference. If either party fails to bring the required number of copies, copies will be made at the time of the conference and they will be charged .50 per page copy fee pursuant to A.R.S. §12-284.

2. A COMPLETED CHILD SUPPORT PARENT'S WORKSHEET

- 3. COPIES OF FEDERAL AND STATE INCOME TAX RETURNS (PERSONAL, PARTNERSHIP, AND CORPORATE), SCHEDULES, ATTACHMENTS, W-2s AND 1099s FOR THE PAST TWO YEARS
- 4. COPIES OF PAY STUBS AND STATEMENTS OF EARNINGS FOR THE PAST SIX MONTHS
- 5. COPIES OF THE MOST RECENT STATEMENTS REFLECTING THE AMOUNT OF ANY BENEFITS RECEIVED SUCH AS SOCIAL SECURITY, SSI, AFDC, TANF (FORMERLY AFDC), UNEMPLOYMENT COMPENSATION, WORKER'S

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COMPENSATION, INVESTMENT INCOME, TRUST INCOME, RETIREMENT BENEFITS AND OTHER SOURCES OF INCOME

- 6. PROOF OF ACTUAL PAID COURT-ORDERED CHILD SUPPORT FOR CHILD(REN) OTHER THAN THE CHILD(REN) IN THIS CASE, FOR EXAMPLE, PAYMENT HISTORIES OR THE AMOUNT CONTRIBUTED BY THE CUSTODIAL PARENT
- 7. PROOF OF COSTS OF SUPPORT FOR NATURAL OR ADOPTED CHILD(REN) FOR WHOM THERE IS NO COURT ORDER REQUIRING SUPPORT
- 8. PROOF OF ACTUAL PAID COURT-ORDERED SPOUSAL MAINTENANCE PROOF OF MEDICAL INSURANCE PREMIUMS ACTUALLY PAID BY THE PARENT (FOR THE CHILD(REN) INVOLVED IN THIS CASE ONLY)
- 9. PROOF OF REASONABLE AND NECESSARY EXPENSES FOR ATTENDING PRIVATE OR SPECIAL SCHOOLS OR NECESSARY EXPENSES TO MEET PARTICULAR EDUCATIONAL NEEDS (FOR THE CHILD(REN) INVOLVED IN THIS CASE ONLY)
- 10. PROOF OF ACTUAL CHILD CARE COSTS (FOR THE CHILD(REN) INVOLVED IN THIS CASE ONLY) PROOF OF COSTS FOR EXTRAORDINARY CHILD(REN) (GIFTED, HANDICAPPED OR SPECIAL NEEDS NOT SPECIFIED WITHIN THE ARIZONA CHILD SUPPORT GUIDELINES) FOR THE CHILD(REN) INVOLVED IN THIS CASE ONLY
 - 11. PROOF OF NAME OF CURRENT EMPLOYER AND PAYROLL ADDRESS

If this is an enforcement action, the person previously ordered to pay child support shall also bring:

1. PROOF OF ANY DIRECT PAYMENTS (SUCH AS CANCELLED CHECKS, MONEY ORDERS, OTHER RECEIPTS, ETC.) OF SUPPORT FOR WHICH YOU ARE REQUESTING CREDIT.

PROOF OF ACCOUNTS HELD WITH BANKS, SAVINGS AND LOANS, INVESTMENT COMPANIES, AND CREDIT CARD COMPANIES.

The above financial information is required to calculate the child support amount accurately. If you fail to bring this documentation to the conference and hearing, the child support ordered may not be accurate and may be to your disadvantage.

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THE CONFERENCE AND HEARING WILL NOT BE POSTPONED IF THE ABOVE ITEMS ARE NOT PROVIDED.

NOTICES REGARDING THE CONFERENCE AND HEARING PRE-CONFERENCE SETTLEMENT MEETING.

IT IS FURTHER ORDERED that, unless an Order of Protection is in effect, the parties and counsel, if any, shall meet in person prior to the conference, and use their best efforts to narrow the issues in this case. In the event the parties and counsel, if any, have not met prior to the conference, they shall arrive one hour prior to the conference to discuss issues in this case.

SETTLEMENT. If a settlement is reached, the parties must give prompt notice to the court as required by Rule 5.1 (c), Arizona Rules of Civil Procedure. The parties must submit a stipulation to the Judge before the above hearing date.

RESET. The conference and hearing will not be reset unless there is good cause. YOU MUST GIVE A COPY of your request to reset the hearing to the Judicial Officer assigned to your case and to the other parties in this matter. Your request must also tell the judicial officer, THE DATE YOU DELIVERED A COPY of the request to reset, THE ADDRESS TO WHICH THE COPY WAS SENT, AND WHETHER THE DELIVERY WAS BY MAIL OR BY HAND.

FAILURE TO APPEAR. If the person asking for the change(s) fails to come to court AT THE TIME REQUIRED, the petition may be dismissed. If the person opposing the change(s) fails to come to court AT THE TIME REQUIRED, the Judge may grant ALL RELIEF REQUESTED IN THE PETITION AND MAY issue an ARREST WARRANT.

Do not bring children to court. Children will not be allowed in the conference or in the hearing and you may not leave them unattended.

If you require the services of an interpreter of a spoken language, or for the deaf, or if you need accommodations pursuant to American's with Disabilities Act, please call (602) 506-3762 immediately and arrangements will be made to provide those services.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.